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			ch (<u>CHECK</u> applicable l	BOX(ES))				
X BOX(ES)	A. ☐ is atta	cned neret vas filed on	o. December 28, 200	ın	as U.S. Application No.	09/		
→	→ C. 🗆 v	vas filed as	PCT International	Application	No. PCT/ /	00/	n	
and (if appli	cable to U.S.	or PCT app	olication) was amended	on				
above. I ackr foreign priorit Application w certificate, or	nowledge the du y benefits under hich designated PCT Internation	uty to disclos r 35 U.S.C. 1 I at least one nal Applicatio	e all information known to 19(a)-(d) or 365(b) of any other country than the Un n, filed by me or my assign	me to be materi foreign applicati ited States, liste nee disclosing th	fied specification, including the alto patentability as defined it on(s) for patent or inventor's d below and have also identifies the subject matter claimed in the ling date of this application:	n 37 C.F.R. 1.1 certificate, or 3 ied below any	 Except as noted below, I 65(a) of any PCT Internation foreign application for paten 	hereby claim al t or inventor's
PRIOR FOR Number	REIGN APPLI	CATION(S	Day/MONTH/	ear Filed	Date first Laid- open or Publishe		Patented Granted Priority NO	OT Claimed
If more prior foreign applications, X box at bottom and continue on attached page. Except as noted below, I hereby claim domestic priority benefit under 35 U.S.C. 119(e) or 120 and/or 355(c) of the indicated United States applications listed below and PCT international applications listed above or below and, if this is a continuation-in-part (CIP) application, insofar as the subject matter disclosed and claimed in this application is in addition to that disclosed in such pior applications, is additioned by the disclosed in such pior application is in information known to be material to patentability as defined in 37 C.F.R. 1.59 which became available between the filing date of each such prior application and the national or PCT international filing date of this application.								
	. PROVISION 1 No. (series		ROVISIONAL AND/OF I no.) Day/MO	PCT APPLIC NTH/Year Fil		<u>Status</u> g, abandone	Priority NO ed, patented	OT Claimed
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or improsoment, or both, under Section 1001 of Title 16 of the United States Code and that such willful false statements may leopartize the validity of the application or any patent issued thereon.								
And Inereby appoint Pillabury Winthrop LLP, Intellectual Property Group, 1100 New York Avenue, N.W., Nithr Flore, East Tower, Washington, D. C. 2005;3918, telephone number (202) 881-3000 (to whom all communications are to be directed), and the below-named persons (of the same address) individually and collectively my attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and with the resulting patent, and I hereby authorize them to delete names/mumbers below of persons no longer with their firm and to act and rely on instructions from communicate directly with the person/assignee/attorney/firm/ organization who/which first sends/sent this case to them and by whorn/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct the above Firm and/or a below atomery in writing to the contrary.								
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FOR ADD	DITIONAL I	NVENTO	DRS, "X" box 🔲 aı	nd proceed	on the attached pag	e to list ea	ach additional invent	or.
See additional foreign priorities on attached page (incorporated herein by reference).								
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